IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

KIM WYATT,	Civil Action File No.
Plaintiff,	CIVII ACTIOII FILE NO.
v.	
THE KROGER CO.,	Removed from Cobb County State Court, Civil Action No. 22-A-4247
,	
Defendant.	JURY TRIAL DEMANDED

DEFENDANT'S NOTICE OF REMOVAL

COMES NOW Defendant The Kroger Co. (hereinafter referred to as "Defendant" or "Kroger"), by and through undersigned counsel, and shows this Honorable Court the following:

1.

This action was filed in the State Court of Cobb County, Georgia, said county being part of the Northern District of Georgia. (N.D.G.A. Local Rule 3.1(A), LR App. A, I). This, the Atlanta Division of this Court, is the proper Division for this removal as further set forth below.

2.

The action is a civil action for personal bodily injuries and medical expenses, and the United States District Court for the Northern District of Georgia has jurisdiction by reason of the diversity of citizenship of the parties.

3.

A true and correct copy of all process, pleadings, and orders served upon Defendant The Kroger Co. in this action is attached hereto as Exhibit "A."

4.

The matter in dispute exceeds \$75,000.00, the statutory amount in controversy, exclusive of interest and costs, as evidenced by Plaintiff's *Demand Letter* wherein Plaintiff states a claim for medical expenses, pain and suffering and damages of \$150,000.

5.

- (a) At the time of the commencement of this action in Cobb County State Court, and since that time, Plaintiff Kim Wyatt ("Plaintiff") was and is now, a citizen of Georgia.
- (b) Defendant Kroger at the time this action was commenced and at the present time, was and still is a corporation, incorporated and existing under and by

virtue of the laws of Ohio having its principal place of business in Ohio, and a citizen of Ohio.

6.

The matter in controversy is between citizens of different States and, as outlined above, the amount in controversy exceeds \$75,000.00.

7.

Accordingly, this action, over which the United States District Court for the Northern District of Georgia has original jurisdiction under 28 U.S.C. § 1332, is removable to the United States District Court for the Northern District of Georgia pursuant to 28 U.S.C. § 1441.

8.

Venue is proper in the Atlanta Division of the United States District Court for the Northern District of Georgia pursuant to 28 U.S.C. §§ 1441, 1391, and 90(a)(4); see also N.D.G.A. Local Rules LR 3.1(B)(1)(a) and LR App. A, I.

9.

As required by 28 U.S.C. § 1446(d), Defendant shall give written notice hereof to all adverse parties and shall file a copy of this *Notice of Removal* with the Clerk of the State Court of Cobb County, Georgia.

10.

All defendants consent to this removal.

11.

The instant *Notice of Removal* is timely filed pursuant to and in accordance with 28 U.S.C. § 1446(b)(1).

12.

Furthermore, the instant *Notice of Removal* is timely filed, pursuant to and in accordance with 28 U.S.C. § 1446(c)(1), within one year of the commencement of the above-styled civil action.

WHEREFORE, Defendant The Kroger Co. requests that this action proceed in this Court as an action properly removed to it.

Respectfully submitted, this the 20th day of January, 2023.

GRAY, RUST, ST. AMAND, MOFFETT & BRIESKE, L.L.P.

950 East Paces Ferry Road NE

Suite 1700

Atlanta, Georgia 30326

Telephone: (404) 870-7386 Facsimile: (404) 870-1033

E-mail: <u>mmoffett@grsmb.com</u>

slisle@grsmb.com

/s/ Sarah Raquel L. Lisle

Matthew G. Moffett

Georgia Bar No.: 515323 Sarah Raquel L. Lisle Georgia Bar No.: 412593

Attorneys for Defendant The Kroger

Co.

CERTIFICATE OF SERVICE AND OF COMPLIANCE WITH L.R. 5.1

This is to certify that on this date, the undersigned filed a true and correct copy of the foregoing pleading with the Clerk of Court using the CM/ECF system and served all parties of record via electronic service through the CM/ECF system to:

Douglas R. Powell
Darius L. Lamonte
Powell & Associates
3007 Piedmont Road NE, Suite 300
Atlanta, GA 30305
Attorney For Plaintiff

Kathy Edwards-Opperman Montlick & Associates, P.C. 17 Executive Park Drive Suite 300 Atlanta, GA 30329 Attorney For Plaintiff

Further, this is to certify that the foregoing pleading complies with the font and point selections approved by the Court in Local Rule 5.1. It is prepared in Times New Roman 14-point font.

Respectfully submitted, this the 20th day of January, 2023.

GRAY, RUST, ST. AMAND, MOFFETT & BRIESKE, L.L.P.

950 East Paces Ferry Road NE

Suite 1700

Atlanta, Georgia 30326

Telephone: (404) 870-7386

Facsimile: (404) 870-1033

E-mail: mmoffett@grsmb.com

slisle@grsmb.com

/s/ Sarah Raquel L. Lisle

Matthew G. Moffett

Georgia Bar No.: 515323 Sarah Raquel L. Lisle

Georgia Bar No.: 412593

Attorneys for Defendant The Kroger

Co.